IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of

GOLAN et al

Serial No. 09/463,726

Filed: May 4, 2000

For: ADHESIVE COMPOSITION FOR

ELECTRICAL PTC HEATING DEVICE

529 Rec'd PCT/PTO 18 JUL 2000

Atty. Ref.: 2111-11

Group: Unknown

Examiner:

RECEIVED

18 OCT 2000

Legal Staff International Division

July 18, 2000

Assistant Commissioner for Patents Washington, DC 20231

Sir:

PETITION/REQUEST FOR WITHDRAWAL OF ERRONEOUS NOTIFICATION OF MISSING REQUIREMENTS

The Notification of Missing Requirements dated 30 June 2000 alleges this case to have been filed with a missing inventors' oath/declaration. However, this case was explicitly filed with Petition Under Rule 47 already directed to the fact that inventor Galperin refuses to cooperate or sign any such papers. An inventor's declaration from the other inventor Golan has already been submitted with the original application papers.

Accordingly, action on the earlier submitted Petition Under 37 C.F.R. §1.47(a) is requested. Once this Petition is granted, then there is no "missing" inventor's oath or declaration.

Under the circumstances, it is not believed that any petition fee or other fee should be required. However, if any such fee is required, then authority is hereby given to charge such fee to our Account No. 14-1140.

Respectfully submitted,

NIXON & VANDERHYE P.C.

By:

Larry S. Nixon Reg. No. 25,640

LSN:vc

1100 North Glebe Road, 8th Floor

Arlington, VA 22201-4714 Telephone: (703) 816-4000

Facsimile: (703) 816-4100

PTO-2038 (02-2000)

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2. The following items MUST be fur-	nished within the period s	et forth below is	order to complete	the requirements for	
acceptance under 35 U.S.C. 371:			to complete	are requirements for	
a. Translation of the application appropriate 20 or 30 months fr	on into English. Note a proom the priority date.	ocessing fee wi	Il be required if sub	mitted later than the	
The current translat Translation.	ion is defective for the	reasons indica	ited on the attache	ed Notice of Defective	
b. Processing fee for providing months from the priority da	the translation of the one	olication and/or	the Annexes later th	an the appropriate 20 or	
C. Oath or declaration of the in	Ventore in compliance		97(a) and (b) identi	fring the application by	
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d. Surcharge for providing the (37 CFR 1.492(e)).					
3. Additional claim fees of 5 claim fee, are required. Applicant mu due. See attached PTO-875.	as a 🔲 large entit st submit the additional of	y small entir	, including any req	uired multiple dependent	
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ALL OF THE ITEMS SET FORTH FROM THE DATE OF THIS NOTICE	IN 2(a)-2(d) AND 3 AB	OVE MUST RI	STEMPTED W	FFIIN ONE MONTH	
FROM THE DATE OF THIS NOTI THE APPLICATION, WHICHEVE	CE OR BY \square 21 OR \square	31 MONTHS	FROM THE PRIC	DRITY DATE FOR	
THE APPLICATION, WHICHEVE ABANDONMENT.	R IS LATER. FAILUR	E TO PROPE	LY RESPOND W	ILL RESULT IN	
The time period set above may be exte CFR 1.136(a).	nded by filing a petition a	nd fee for exter	sion of time under	the provisions of 37	
4. Translation of the Annexes MUST	i he submitted no less store				
4. Translation of the Annexes MUST Note processing fee will be required if 5. The Article 19 amendments are a	submitted later than 30 m	the time period	set above or the an	nexes will be cancelled.	
5. The Article 19 amendments are	cannalled since to 1	on was not prov	priority date. ided by the appropri	iate 20 (37 CFR	
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Applicant is reminded that any communaddress given in the heading and include	O.O. application no	. SHOWII RIDOVE	147 ("PW 1 5)		
A copy of this notice	MUST be retur	ned with i	his response	<u>,</u>	
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